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	T	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
APPLICATION NO.	FILING DATE	Bong-Girl Min	053933-5020	5590	
10/084,351 02/28/2002		Bong-On Mini	EXAMINER		
9629 7590 07/12/2004 MORGAN LEWIS & BOCKIUS LLP 1111 PENNSYLVANIA AVENUE NW			DAVIS, DAVID DONALD		
			ART UNIT	PAPER NUMBER	
WASHINGT	ON, DC 20004		2652		
			DATE MAILED: 07/12/200	4 /0	

Please find below and/or attached an Office communication concerning this application or proceeding.

- Va.		Applicatio	n No.	Applicant(s)			
Office Action Summary		10/084,35		MIN, BONG-GIRL	MIN. BONG-GIRL		
		Examiner		Art Unit			
	Onice Action Cammary	David D. D)avie	2652			
	The MAILING DATE of this communi			1			
Period fo	The MAILING DATE of this communi- or Reply	cauon appeare on are		·			
A SHOTHE I	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNION is ions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30 period for reply is specified above, the maximum stare to reply within the set or extended period for reply reply received by the Office later than three months at each patent term adjustment. See 37 CFR 1.704(b).	of 37 CFR 1.136(a). In no evenunication. Of days, a reply within the statututory period will apply and will apply apply apply and will apply and will apply apply and will apply apply apply and will apply	ent, however, may a reply be to story minimum of thirty (30) do Il expire SIX (6) MONTHS fro	imely filed ays will be considered timely. m the mailing date of this communica IED (35 U.S.C. § 133).	tion.		
1)⊠	Responsive to communication(s) file	d on <u>23 March 2004</u> .					
2a)⊠	This action is FINAL . 2	b) This action is no	on-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) <u>1 and 3</u> is/are pending in the 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>1 and 3</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict	re withdrawn from co					
	tion Papers						
10)⊠	The specification is objected to by the The drawing(s) filed on 26 July 2002 Applicant may not request that any objected the Replacement drawing sheet(s) including The oath or declaration is objected the Theorem 1.	≥ is/are: a) ☐ accepte ection to the drawing(s) g the correction is requi ☐ the correction is required in the correction in the correction is required in the correction is required in the correction in the correction is required in the correction in	be held in abeyance. Stred if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.12	21(d). 2.		
Priority	under 35 U.S.C. §§ 119 and 120						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.							
2) N	ent(s) otice of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review formation Disclosure Statement(s) (PTO-1449)	(PTO-948) Paper No(s)	4) Interview Sumn 5) Notice of Inform 6) Other:	nary (PTO-413) Paper No(s) nal Patent Application (PTO-152)	·		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1 and 3 are rejected under 35 U.S.C. 102(b) as being anticipated by Tsai (US 5,982,735). As per claims 1 and 3, Tsai shows an apparatus in figures 1 and 2, for example, for controlling an optical pickup 20. The apparatus includes adjusters 50 that are adapted to upwardly and downwardly move the each end of the main and sub shafts 40 & 30 supported thereto to separately control heights of the ends from a deck base 10. An optical pickup 20 is mounted at its opposite ends on the main and sub shafts 40 & 30, whereby the parallelism and a certain distance between the optical pickup 20 and an optical disc can be maintained by controlling tilts and heights of the main and sub shafts 40 & 30.

Each of the adjusters 50 includes a casing 51 fixed to a deck base 10 next to four corners of an opening formed at the deck base 10, and having an inner space open 552 downwardly and a gate opening 551 at its side. The inner space and the gate opening 551 receiving an end of the main shaft or the sub shaft; a spring disposed between the casing 51 and the end of the main shaft or the sub shaft to bias the end downward. A base plate 58A attached to a lower surface of the casing 51 to prevent the main shaft or the sub shaft from is separated; and an adjustable screw 53 tightened to the base plate 58A to move the end of the main and sub shafts 40 & 30

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upward. In column 3, a line 12-22, Tsai also discloses that there are *four* adjusters 50, 60, 70 and 70.

Response to Arguments

3. Applicant's arguments filed March 23, 2004 have been fully considered but they are not persuasive. In the paragraph bridging pages 6 and 7, applicant asserts that Tsai discloses only four adjustable supports. Contrary to applicant's assertion, Tsai does in fact disclose four adjustable supports, as noted supra, and discloses in column 3, lines 21 and 22.

Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David D. Davis whose telephone number is (703) 308-1503. The examiner can normally be reached on Monday thru Friday between 9:30-6:00. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900. Any other inquiry should be directed to the customer service center whose telephone number is (703) 306-0377.

Primary Examiner
Art Unit 2652

ddd June 12, 2004